

**UNITED STATES COURT OF APPEALS
FOR THE DISTRICT OF COLUMBIA CIRCUIT**

THE HUMANE SOCIETY OF THE UNITED
STATES, et al.,

Appellees,

v.

SALLY JEWELL, et al.,

Appellants,

and

HUNTER CONSERVATION COALITION,

Appellants / Defendant-Intervenors.

No. 15-5041

1:13-cv-00186-BAH

Consolidated with 15-5043, 15-5060, 15-5061

CORPORATE DISCLOSURE STATEMENT OF APPELLANTS
DEFENDANT-INTERVENORS MAKING UP
HUNTER CONSERVATION COALITION

Appellants/Defendant-Intervenors U.S. Sportsmen's Alliance Foundation,
Safari Club International, the National Rifle Association of America, the
Wisconsin Bear Hunters Association, the Michigan United Conservation Clubs, the
Wisconsin Bowhunters Association, the Upper Peninsula Bear Houndsmen
Association, the Michigan Hunting Dog Federation, and the Rocky Mountain Elk

Foundation (collectively, “Hunter Conservation Coalition” or “HCC”)¹ submit the following Corporate Disclosure Statement in accordance with Federal Rule of Appellate Procedure 26.1 and D.C. Circuit Local Rule 26.1:

All of the above organizations are nonprofit advocacy organizations that support and promote hunting and sustainable use conservation and wildlife management. Collectively and individually, they work on a variety of hunting conservation issues, including but not limited to those related to their members’ ability to hunt wolves (and where authorized by state law with the use of hunting dogs), to participate in sustainable wolf management and conservation, and to enjoy other species that are natural prey of wolves.

None of the HCC member organizations have any parent corporations, and no publicly corporation owns a ten percent or greater ownership interest in any of the HCC member organizations.

Dated: April 13, 2015.

¹ “Hunter Conservation Coalition” is a collective term for the private party defendant-intervenors who each joined in the Unopposed Motion to Intervene (ECF Doc. 11) granted by the District Court in a Minute Order dated May 7, 2013 (ECF Doc. 14). *See* Unopposed Motion to Intervene at 1 (listing the applicant-defendant-intervenors by name).

Respectfully submitted,

Hunter Conservation Coalition Appellants-Defendant-Intervenors

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CERTIFICATE OF SERVICE

I hereby certify that on this 13th day of April 2015, the foregoing was sent to all counsel of record through the Court's ECF System.

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